IN THE INTED STATES PATENT AND TRADEMARK OFFICE

	ila 11/1	CHILDOINIEGI	AIENI AND III		APPLICATION
In re: P	ATENT APPLICATION	N of:	Group Art U	nit 2141	0/15/0
Inventor(s): D. M. PUTZOLU et al.			Examiner:	Q. N. NGUYEN	
Appln.	` '	470,163	Atty. Dkt.	P 264193	P7777
• •	Series Code ↑	Serial No. ↑	-	M#	Client Ref
Filed:	DECEMBER 22, 1999	•	R		
Title:	METHOD AND APPARAT			<u>DO NOT USE</u> FOR PRO	
	PROPRIETARY FORWAR		I	DIVISIONAL, CIP OR	
	INTEROPERATE WITH ST ELEMENTS IN AN OPEN	FANDARD CONTROL	DE L	APPLICATIONS, OR F	REEXAMINATION OF
	ELEMENTS IN AN OPEN	ARCHITECTURE FOR'	, 5 7	PATENTS	
	NETWORK DEVICE		<i></i>		<u> </u>
Mail St	op RCE	/			
Hon. C	ommissioner for Patents	- JUL	1 5 2003	Date: July 1	11,2003 RECEIVED

REQUEST FOR CONTINUED EXAMINATION (RCE) UNDER RULE 114 Technology Center 2100

Please continue the examination of this application.

PREREQUISITES

This application was <u>filed on/after June 8, 1995</u>, is not abandoned, and no court action has been filed, or if filed, it has been terminated.

An issue fee has not been paid (unless a petition under Rule 313(c)(2) is also being filed -- see item 4 below).

Prosecution has been closed as defined in Rule 114(b).

Reply to any outstanding action must be enclosed or previously filed.

This application is entitled under Rule 114 to withdrawal of any outstanding finality or of any allowance plus a new action by the Examiner. Consideration on the merits of each submission (e.g., IDS, Amendment, new arguments, new evidence, but not appeal/reply briefs themselves) filed herewith is respectfully requested.

Please consider the following before the next Official Action:									
 Please ⋈ enter ☐ do not enter the Amendment filed ⋈ The enclosed new Amendment ☐ Consider the arguments in the appeal brief filed and reply brief filed ☐ The issue fee has been paid, but this RCE is based on Rule 313(c)(2). See enclosed petition. ☐ The enclosed Information Disclosure Statement 									
PTO	S Letter D-1449	☐ Cited		☐ Foreign Search Report/OA☐ Cited Documents					
6. Please suspend action under Rule 103(c) for a period of months (3 mos. Max) for which charge the required \$130 fee (fee code 098) to our Deposit Account (see below).									
7. Petition is hereby made to extend the original due date of to cover the date this Request is filed. PLEASE CHARGE the requisite fee to our Deposit Account (see below) 3 mos									
8. PLEASE CHARGE the Rule 17(e) (RCE) filing fee of \$\square\$ \$750 (lg. ent.) \$\square\$ \$375 (sm. ent.) plus any deficiency and any other fee due now or later to our Deposit Account No. 03-3975 under Order No. 81674 / 264193 NO CLAIMS FEE REQUIRED unless you are									
07/16/2003 HDENESS1 00000013 09470163	C#	M#	adding claims by box 2 Amendment in which case cover this with PAT-120.						
Pillsbury Winthrop LLP Intellectual Property Group									
725 South Figueroa Street By Atty: Suite 2800		James Wakely		Reg. No. 48,597					
Los Angeles, CA 90017-5406 (213) 488-7100 Sig:		James Wahely		Fax: (213) 629-1033 Tel: (213) 488-7186					
Atty/Sec: JMW/mg									

JUL 1 8 2003

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Sir:

Alexandria, VA 22313-1450